Case	2:23-cv-07744-GW-AGR	Document 235 #:1758	Filed 12/12/25	Page 1 of 3 Page ID
1 2 3 4 5 6 7 8 9			DISTRICT COU T OF CALIFO DIVISION	
11 12	HEC ACCEPTANCE I	I.C. o	Casa No · CV	23-7744-GW-AGRx
13	HFC ACCEPTANCE, L California limited liabili	ty company,	Case No CV	23-7/44-GW-AGRX
14	Plaintiff,		ORDER TO SHOW CAUSE WHY DEFENDANTS ICR GROUP, LLC	
15	V.	N V1-	AND YITZCI	HOK M. BIRNHACK
16	AEZ Rent A Car LLC, a limited liability compan ICR Group LLC, a New	y;	SHOULD NO CIVIL CONT	T BE HELD IN EMPT
17	liability company; JHRC Corp, a New Yorl The Bar, LLC, a New Y	k corporation;		
18	The Bar, LLC, a New Y liability company; WCR Group, LLC, a New Y limited liability company	ork limited	Date: Decembrance B:30 a.r	n.
19 20	WCR Group, LLC, a New limited liability company YTS Group, LLC, a New YTS Group, LLC, a	ew York y; y Varla limited	Dept.: Courtro	States District Court
21	liability company; Yitzchok M. Birnhack, a	an individual	Los An	est 1st Street, geles, CA 90012
22	domiciled in New York,			
23	Defendar	nts.		
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	10654192.3			

The Motion of Receiver for an Order to Show Cause Why Defendants

Should Not be Held in Contempt of the Court's Amended Order Appointing

Receiver and Issuing Preliminary Injunction in Aid of Receiver (the "Motion")¹

came on for hearing at the above-referenced date, time, and place before the

Honorable George H. Wu, United States District Judge presiding. Appearances

were as noted on the record. The Court, having reviewed and considered the

Motion and all pleadings and papers filed in support thereof, and oppositions and

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IT IS ORDERED that:

1. The Motion is granted as set forth herein;

responses to the Motion, and good cause appearing therefor,

- 2. Defendants ICR Group, LLC and its employees ("ICR"), and Yitzchok M. Birnhack aka Isaac Birnhack aka Isaac Birn ("Birnhack" and, together with ICR, the "ICR Defendants") shall personally appear before this Court on **December 18, 2025, at 8:30 a.m.** (the "Contempt Hearing") to show cause why an order of civil contempt and sanctions should not be entered against each of them for failing to comply with the Receivership Order and the Checkmate Order;
- 3. At the Contempt Hearing, if the ICR Defendants have not yet fully complied with the Receivership Order and the Checkmate Order by turning over and delivering to the Receiver all of the ICR Vehicles that have not been delivered to or repossessed by the Receiver by that date, the Court will consider (1) whether to detain and incarcerate Birnhack until the ICR Defendants fully comply with the Receivership Order and the Checkmate Order, and (2) the amount of monetary sanctions to be ordered against the ICR Defendants, jointly and severally, which will be between the amount previously approved by the Court in this Action by an order entered on April 18, 2024, against certain

¹ The defined terms in this Order shall have the same meaning set forth in the Motion.

Case	2:23-cv-07744-GW-AGR Document 235 Filed 12/12/25 Page 3 of 3 Page ID #:1760				
	W.1100				
1	defendants for their failure to abide by orders of this Court in this Action (\$500)				
2	per day for the first 30 days and \$1,000 per day thereafter), and the amount				
3	requested by the Receiver in the Motion (\$1,000 per day for the first 5 days and				
4	\$1,750 per day thereafter);				
5	3. Any response to this Order to Show Cause may be presented at the				
6	hearing; and				
7	4. The Receiver shall serve a copy of this Order on the ICR Defendants				
8	by (a) personal service at 5314 16TH Avenue PMB 238, Brooklyn, NY 11204, if				
9	possible, and (b) email and by overnight delivery to all known email and physical				
10	addresses for the ICR Defendants.				
11	IT IS SO ORDERED.				
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13	DATED: December 12, 2025				
14	HON. GEORGE H. WU,				
15	United States District Judge				
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